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Defendant ASH now moves to the confirm arbitration award and to dismiss the complaint in each of the above-captioned cases. In accordance with Civil Local Rule 7.1(f)(3)(a), Plaintiff filed a statement of non-opposition, indicating that he does not oppose Defendant ASH's motion to the confirm arbitration award and to dismiss the complaint. *See* Case No. 13cv38-MMA (BLM), Doc. No. 120.

In light of Plaintiff's non-opposition, the Court **GRANTS** the unopposed motion to confirm the arbitration award² and **ORDERS** as follows:

- 1. Because the arbitration award disposes of all claims in *Williams v*.

 American Specialty Health Group, et al., Case No. 12cv3072-MMA

 (BLM), the Court **DISMISSES** the complaint in that action.
- 2. In *Williams v. DFEH*, Case No. 13cv38-MMA (BLM),³ Defendant ASH is the sole remaining Defendant. Because the arbitration award disposes of all remaining claims against Defendant ASH, the Court **DISMISSES** the complaint in that action.
- 3. The Clerk of Court is instructed to terminate the above-captioned cases. **IT IS SO ORDERED.**

DATED: November 4, 2014

Hon. Michael M. Anello United States District Judge

Michael Tu- (dello

² The Court **VACATES** the November 10, 2014 hearing in this matter.

³ The Court incorporates by reference its previous orders in this case. *See* Doc. Nos. 66, 87, 98, 115.